TYSON & MENDES	3960 Howard Hughes Parkway, Suite 600	Las Vegas, Nevada 89169
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TYSON & MENDES LLP		
THOMAS E. MCGRATH		
NAV-115 E. Tropicana, LLC		
	ACTRICT CALIRT	
UNITED STATES D	DISTRICT COURT	
DISTRICT OF NEVADA		
STEVE JOHNSON,	Case No. 2:18-cv-0	
Plaintiff,		
	STIPULATION A	
VS.	DISCOVERY AN	
HOOTEDIA DIA HOOTEDA CARDIO	PENDING DECIS	
	DISMISS	
	THOMAS E. MCGRATH Nevada Bar No. 7086 Email: tmcgrath@tysonmendes.com CHRISTOPHER A. LUND Nevada Bar No. 12435 Email: clund@tysonmendes.com 3960 Howard Hughes Parkway, Suite 600 Las Vegas, Nevada 89169 Tel: (702) 724-2648 Fax: (702) 938-1048 Attorneys for Defendants HILV Fee LLC, and NAV-115 E. Tropicana, LLC UNITED STATES D DISTRICT O STEVE JOHNSON, Plaintiff,	

HOTEL INVESTORS, LLC, and DOES 1 to 50,

Case No. 2:18-cv-01381-RFB-PAL

STIPULATION AND ORDER TO STAY **DISCOVERY AND CASE DEADLINES** PENDING DECISION ON MOTIONS TO **DISMISS**

COME NOW, Defendants HILV Fee LLC and NAV-115 E. Tropicana, LLC ("HILV Defendants"); erroneously named Hooters Casino Hotel, Hooters of America, LLC, Navegante Group, Inc., and Trinity Hotel Investors, LLC, by and through the law offices of Tyson & Mendes LLP; HOOTER'S INC, by and through the law offices of Elizabeth R. Mikesell; and Plaintiff STEVE JOHNSON, by and through the law offices of WILLIAMS LAW GROUP; and hereby agree and stipulate as follows:

Defendants.

IT IS HEREBY AGREED AND STIPULATED that the parties jointly request an Order staying all discovery and case deadlines until the pending Motions to Dismiss are ruled upon.

The parties have good cause for requesting the stay due to the possible effect of resolving all claims or issues in this case if the pending Motions to Dismiss are granted [ECF 24 and 26]. HILV Defendants' Motion to Dismiss is based on the statute of limitations. Hooter's Inc's

Case 2:18-cv-01381-RFB-PAL Document 40 Filed 04/17/19 Page 2 of 4

Motion to Dismiss is based on the statute of limitations as well as an assertion of lack of personal jurisdiction over Hooter's Inc.

The parties believe a stay of the matter is appropriate to conserve judicial resources as well as the resources of the parties.

The parties have entered into the agreement in good faith and not for purposes of delay.

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IT IS FURTHER AGREED AND STIPULATED that once the stay is lifted, any remaining parties will submit a proposed amended discovery scheduling order within 30-days from the date the stay is lifted.

IT IS SO STIPULATED.

DATED this 17th day of April 2019. DATED this 17th day of April 2019. THE WILLIAMS LAW GROUP TYSON & MENDES LLP

/s/ Andrew Williams Andrew Williams, Esq. Email: Andrew@TheWilliamsLG.com 6273 Sunset Drive, Suite D3 South Miami, FL 33143 Attorneys for Plaintiff Steven Johnson

DATED this 17th day of April 2019.

LAW OFFICES OF ELIZABETH R. MIKESELL

/s/ Elizab<u>eth R. Mikesell</u> Elizabeth R. Mikesell, Esq. Marion V. Hamilton-Thevenet, Esq. Email: LasVegasLegal@LibertyMutual.com Marion V. Hamilton-Thevenet, Esq. 7251 West Lake Mead Blvd, Suite 250 Las Vegas, NV 89128 Attorneys for Defendant Hooter's, Inc.

/s/ Christopher A. Lund_ THOMAS E. MCGRATH Nevada Bar No. 7086 CHRISTOPHER A. LUND Nevada Bar No. 12435 3960 Howard Hughes Parkway, Suite 600 Las Vegas, Nevada 89169 Tel: (702) 724-2648 Attorneys for Defendants HILV Fee LLC, and NAV-115 E. Tropicana, LLC

IT IS SO ORDERED

DATED this 23rd day of April, 2019.

CERTIFIC	ATE OF	SERV	ICE
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The undersigned, an employee of Tyson	& Mendes LLP, hereby certifies that on the 17^{th}			
day of April 2019, a copy of the foregoing	STIPULATION AND ORDER TO STAY			
DISCOVERY PENDING DECISION OF	N MOTIONS TO DISMISS was served			
electronically to all parties of interest through the Court's CM/ECF system as follows:				
Andrew Williams, Esq. Email: Andrew@TheWilliamsLG.com	Elizabeth R. Mikesell, Esq. Marion V. Hamilton-Theyenet, Esq.			

THE WILLIAMS LAW GROUP 6273 Sunset Drive, Suite D3 South Miami, FL 33143
David Lee Phillips, Esq.

Email: DavidLeePhillips@aol.com 700 South 4th Street Las Vegas, NV 89101 Attorneys for Plaintiff Steven Johnson

Marion V. Hamilton-Thevenet, Esq. Email: LasVegasLegal@LibertyMutual.com LAW OFFICES OF ELIZABETH R. MIKESELL Marion V. Hamilton-Thevenet, Esq. 7251 West Lake Mead Blvd, Suite 250 Las Vegas, NV 89128 Attorneys for Defendant Hooters, Inc.

/s/ Scarlett Fisher

An employee of Tyson & Mendes LLP

